

Eduardo García Maynez Filosofia Del Derecho

María José Falcon y Tella

La filosofía jurídica de Eduardo García Mázquez Jesús Aquilino Fernández Suárez, 1991

Filosofía del derecho Eduardo García Mázquez, 2011

Introducción al estudio del derecho Roberto Hoffman Elizalde, 1998

A Three-Dimensional Theory of Law María José Falcon y Tella, 2010-04-27 What this book intends to do is to study three-dimensionalism (the distinction values-norms-facts) not in what could be called its historical dimension, but in its substantive aspect, as a "form" that, when applied to different legal themes, would add a "material content" to the three-dimensional theory. We can point out, as a study plan, the distinction between "three" perspectives: Those of the legal norm, of the legal order, and the legal relationship. Three-dimensionalism also appears in this work when one analyzes the "three" phases of the life of the law: The formation, the interpretation, and the application; and in the distinction between the "three" characteristics of the legal order: Fullness, coherence, and unity—the theory of legal validity, intended as legitimacy, as validity strictly speaking, or as effectiveness.

A Treatise of Legal Philosophy and General Jurisprudence Enrico Pattaro, Corrado Roversi, 2016-07-13 A Treatise of Legal Philosophy and General Jurisprudence is the first-ever multivolume treatment of the issues in legal philosophy and general jurisprudence, from both a theoretical and a historical perspective. The work is aimed at jurists as well as legal and practical philosophers. Edited by the renowned theorist Enrico Pattaro and his team, this book is a classical reference work that would be of great interest to legal and practical philosophers as well as to jurists and legal scholars at all levels. The work is divided in two parts. The theoretical part (published in 2005), consisting of five volumes, covers the main topics of the contemporary debate; the historical part, consisting of six volumes (Volumes 6-8 published in 2007; Volumes 9 and 10, published in 2009; Volume 11 published in 2011 and Volume 12 forthcoming in 2016), accounts for the development of legal thought from ancient Greek times through the twentieth century. Volume 12 Legal Philosophy in the Twentieth Century: The Civil Law World Volume 12 of A Treatise of Legal Philosophy and General Jurisprudence, titled Legal Philosophy in the Twentieth Century: The Civil-Law World, functions as a complement to Gerald Postema's volume 11 (titled Legal Philosophy in the Twentieth Century: The Common Law World), and it offers the first comprehensive account of the complex development that legal philosophy has undergone in continental Europe and Latin America since 1900. In this volume,

leading international scholars from the different language areas making up the civil-law world give an account of the way legal philosophy has evolved in these areas in the 20th century, the outcome being an overall mosaic of civil-law legal philosophy in this arc of time. Further, specialists in the field describe the development that legal philosophy has undergone in the 20th century by focusing on three of its main subjects—namely, legal positivism, natural-law theory, and the theory of legal reasoning—and discussing the different conceptions that have been put forward under these labels. The layout of the volume is meant to frame historical analysis with a view to the contemporary theoretical debate, thus completing the Treatise in keeping with its overall methodological aim, namely, that of combining history and theory as a necessary means by which to provide a comprehensive account of jurisprudential thinking.

Locuciones Latinas En Materia Juridica Noé Bustamante Bustamante, 2012-11 El presente manuscrito es una compilación de diversas Locuciones Latinas en Materia Jurídica. No es una guía de Derecho. Tampoco una exposición doctrinaria de las locuciones plasmadas, sólo se busca mostrar sencillamente, algunas locuciones y vocablos visualizados en diversos textos, cuyos autores se exponen en la bibliografía, haciendo con mucho respeto hacia ellos. De inicio se muestra un capítulo de introducción, con lo que se busca explicar la importancia del contenido, se detalla una breve historia romana alusiva a los orígenes de la península italiana, los pueblos que conformaron la península itálica, sobre todo los pueblos que se establecieron en la región del Lazio, (centro-sur de Italia), los etruscos, (norte-centro de Italia) y los colonizadores griegos que se establecieron en el sur de Italia, todos ellos contribuyeron al crecimiento de Roma a partir de su fundación en el siglo VIII a.C. La obra de Rómulo y Remo, La Monarquía, La República, El Imperio (sus emperadores y su ocaso); cómo surge el Derecho Romano, y el uso del latín en el derecho. Con la explicación breve en cada una de las locuciones y vocablos, (de las de mayor importancia), se busca explicar el sentido de las mismas, es decir, lo que pensaron y quisieron decirnos los antiguos jurisconsultos romanos. De manera general, se muestra brevemente la historia romana, la conformación del Derecho y las locuciones con una breve explicación.

La filosofía del derecho en Eduardo García Maynez Ubaldo Centurión Morínigo, 2002

Filosofía del derecho, hermenéutica y analogía Mauricio Beuchot, 2006

Teoría de la justicia y derechos humanos Eusebio Fernández, 2024-09-01 Han pasado cuarenta años desde que la primera edición de Teoría de la justicia y derechos humanos fuese publicada y sigue siendo un texto de lectura obligada pues las cuestiones que trata siguen vigentes, y sus tesis y argumentos mantienen su actualidad. El libro reúne una serie de trabajos que tienen como temas recurrentes el intento de elaborar una teoría de la justicia próxima a una ética racional, ilustrada, no dogmática y superadora del relativismo moral; el problema del fundamento de los derechos humanos y la necesidad de contar con buenas razones teóricas y axiológicas que los avalen; el interés por demostrar la viabilidad de un tercer enfoque que rechaza los modelos iusnaturalistas y positivistas tradicionales y que, no obstante, piensa que hay

aspectos en las teorías iusnaturalistas y en cierto tipo de positivismo jurídico que son complementarios y que juegan un papel de elemento necesario para una teoría del derecho contemporánea; y el énfasis en la idea de que la búsqueda de una justificación a los sistemas jurídico-políticos actuales precisa de una teoría de la legitimidad de tipo democrático, que aquí se identificará con la legitimación contractual, y, en todo caso, defensora y respetuosa de los derechos humanos fundamentales.

Filosofía para Policías Jose Luis Ruiz,2012-09 FILOSOFÍA PARA POLICÍAS Todos los y las policías del mundo, deben tener un mínimo de conocimiento no sólo jurídico, político y criminal. La filosofía es una oportunidad para conocer desde una perspectiva más humanista el trabajo policial. En este contexto, encontramos la ética policial, la filosofía de la mente y las mentes criminales, entre otras ramas del conocimiento filosófico. Conforme nos conozcamos a nosotros mismos, nos volvemos más conscientes de nuestros objetivos en nuestra vida, más responsables y comprometidos con nuestro trabajo como defensores de los Derechos Humanos y Estados de Derecho Democráticos. En este libro, encontrarás algunas de las premisas más importantes de la filosofía y su aplicación en el trabajo policial, como podría ser: El darnos cuenta de nuestras potencialidades como seres humanos, el uso eficiente de nuestra inteligencia, racionalidad, voluntad, intuición y tendencias a la superación personal. Conforme te introduces en el mundo de la filosofía, te irás sintiendo más humano, más inquieto por el conocimiento, más seguro de ti mismo, de tus objetivos de vida y lo más importante, te irás convirtiendo, cada vez más, en un oficial de la policía responsable, profesional y con alta calidad humana.

Ética y deontología jurídica Francisco Javier de la Torre Díaz,2000

Mexico City's Water Supply Academia Nacional de Ingenieria, A.C.,Academia Nacional de la Investigacion Cientifica, A.C.,National Research Council,Division on Earth and Life Studies,Water Science and Technology Board,Commission on Geosciences, Environment, and Resources,The Joint Academies Committee on the Mexico City Water Supply,1995-05-08 This book addresses the technical, health, regulatory, and social aspects of ground water withdrawals, water use, and water quality in the metropolitan area of Mexico City, and makes recommendations to improve the balance of water supply, water demand, and water conservation. The study came about through a nongovernmental partnership between the U.S. National Academy of Sciences' National Research Council and the Mexican Academies of Science and Engineering. The book will contain a Spanish-language translation of the complete English text.

Handbook of Latin American Studies ,1944 Contains scholarly evaluations of books and book chapters as well as conference papers and articles published worldwide in the field of Latin American studies. Covers social sciences and the humanities in alternate years.

Normas Jurídicas Y Normas Del Trato Social Fausto E. Vellado Berrón,2004

Introduction to the Study of Law Dr. Felipe de Jesús Alvídez Fierro,2018-04-28 In this important work, Dr. Felipe Fierro offers a comprehensive view on the subject of Introduction to the Study of Law, in which he revives the use of Gnoseology,

Philosophy, History and Logic as Auxiliary Sciences; and exposes how the abandonment of such has contributed to the exponential growth of Skepticism and Relativism, currently prevailing in the legal world. The above, through extensive experience in teaching Law from the Aristotelian-Thomistic platform, based on the elementary assumption that we must first prove the existence of the object of study, and contrast main legal branches in topics such as: what is Law?, why is Science?, what are Law, Justice, Facultative rights and the Common Good?; supported by extensive and select bibliography. In addition, the being, nature, concept, essence and properties of the sources, fundamentals and classification are described. But important elements such as knowledge, order, principles, Jurisprudence, and Natural law, fundamental legal concepts, the legislative process, the Constitution, interpretation and others are not absent. Morality and Legal Law are obligatory markers, which although considered in their own field, are not excluded, but different as to object and method.

Predominantly, Justice is exposed as one of the great values of the Law, and main theories in order to offer future lawyers the basis regarding the current Science of Law and its significance.

Hacerse de Palabra: Traducción y Filosofía en México (1940-1970) Nayelli Castro, 2023-01-18 Entre la traducción y la filosofía prevalece una larga y difícil relación. Por un lado, la traducción de filosofía, entendida como su multiplicación ad infinitum en diferentes lenguas, se opone a un corpus filosófico ideal, en el cual de Platón a Derrida, la tarea de escribir y pensar sería independiente de la materialidad lingüística. Por el otro, un corpus filosófico real, esto es, desperdigado en múltiples traducciones siempre parciales y provisionales, más que proyectar un corpus unificado, refracta la actividad intelectual de las comunidades en que se inscribe. Este libro busca arrojar luz sobre una región de ese corpus filosófico real, esto es, aquella que contribuyó a la construcción de un discurso filosófico en español, desde México en las tres décadas comprendidas entre 1940 y 1970. En ese contexto, traducir filosofía fue también involucrarse en la producción de formas de ser, decir y hacer. La traducción sirvió de objeto de polémica, punto de partida, de encuentro y de llegada a múltiples trayectorias intelectuales. Su papel en la importación y recepción de corrientes filosóficas estuvo inevitablemente ligado a la influencia de sus artífices, los traductores, quienes, a su vez, aprovecharon la palestra para expresar distintas concepciones del quehacer filosófico. En suma, entre un hacerse con las palabras de otros, apropiándose de ellas, y un hacerse de palabras con otros, en abierta disputa, en México, la vocación del filósofo echó mano y se definió en ese punto ciego de la escritura que es la traducción

Introducción a la Teoría General del Derecho y a la filosofía jurídica Claude Du Pasquier, 2023-12-05 El libro que publicamos hoy no tiene otro fin que servir de guía a los espíritus deseosos de profundizar los problemas generales del Derecho; es una "Introducción" en el sentido más exacto del término. Se trata de orientar progresivamente al lector partiendo de las realidades más simples para llevarlo después hasta los problemas más abstractos. Hemos renunciado deliberadamente a dar a los primeros capítulos un rigor científico. Igualmente, hemos evitado de pronto los términos

técnicos, esforzándose por explicarlos y hacerlos asimilar gradualmente en el curso de la obra. Claude Du Pasquier.

Trayectorias contemporáneas de la filosofía y la teoría del derecho Antonio Enrique Pérez, 2007 Este libro se propone ofrecer, en forma compendiada, una panorámica de esos movimientos de la cultura jurídica contemporánea. Los capítulos que integran esta monografía se dirigen a dar cuenta del status quaestionis doctrinal de la filosofía y de la ciencia jurídica contemporánea.

Liber amicorum, 1988

Filosofía mexicana de nuestros días José Gaos, 1996

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Introduction

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hinge 2 put the hinge with the 2 steel dust cover into the
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